## AMENDED

**ASSIGNED** 41634

## APPLICATION FOR PERMIT TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date	ate of filing in State Engineer's Office	IUL 3 1980
Retu		JUL 2 4 1980
Corr	orrected application filed	SEP 2 2 1980
Мар	ap filed	SEP 2 2 1980 under 41626
	Siewe Perific Pe	NAME OF THE PARTY
	· · · · · · · · · · · · · · · · · · ·	ower Company
		, of Reno City of Town
		reby make. S. application for permission to appropriate the public
		. (If applicant is a corporation, give date and place of incorpora-
tion	on; if a copartnership or association, give names or	f members.) March 31, 1965 - Nevada
1.	,	Underground Name of stream, lake or other source.
2.	2. The amount of water applied for is	4.0 cfs second-feet One second-foot equals 448.83 gals. per min.
		eetacre-feet
3.	3. The water to be used for	Industrial Use wer, mining, manufacturing, domestic, or other use. Must limit to one use.
4.	4. If use is for:	
	(a) Irrigation (state number of acres to be irrig	ated)
	(b) Stockwater (state number and kinds of anii	mals to be watered)
	(c) Other use (describe fully under "No. 12. R	temarks")
	(d) Power:	
	(1) Horsepower developed	
	(2) Point of return of water to stream	
5.		the following point: Within the SW4 SW4 of Section 11,
	T40N, R66E, MDM, at a point from  Describe as being within a 40-acre subdivision of publ	which the SW corner of said Section 11 bears le survey, and by course and distance to a section corner. If on unsurveyed land,
_	it should be stated.  Section 21, T40N, R6	56E . MDM
о.	Describe by leg	gal subdivision, if on unsurveyed land it should be so stated.
7.		and end about December 31, of each year.
8.		rovisions of NRS 535.010 you may be required to submit plans and
	specifications of your diversion or storage wor	ks.) drilled and cased well equipped with motor,
	nump and pipeline to steam elect	ric generating plant and used as condenser
	State manner in which water is to be diverted, whether	by dam or other works, whether through pipes, ditches, flumes, or other conduits.
	•	

	41634
	Estimated cost of works \$200,000.00
10.	Estimated time required to construct works 3 years
11.	Estimated time required to complete the application to beneficial use 5 years
12.	Remarks: For use other than irrigation or stock watering, state number and type of units to be served or consumptive use.
	Water_from_this_source_and_several_other-sources_will-serve-a-1500
	megawatt generating plant and consume approximately 20,000 acre feet/y
	Please send copies of all correspondence to the undersigned agent.
<b>A</b> ppi	licant
	By s/William A. Nisbet
Com	Agent paredbc/bl 421 Court
СОШ	<u> </u>
	DENIAL OF STATE ENGINEER
	This is to certify that I have examined the foregoing application, and do hereby grant the same, subject
follo	wing limitations and conditions:
	Applications 41626, 41633, 41634, 55865, 55866, 55867 and 55868 are hereby
ar pr	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits extest of the U.S.D.I., Bureau of Land Management.
ar pr	the grounds that to approve said applications would threaten to prove detri- the public interest and that the assignee of the applications acquir explications for the purpose of speculation. No ruling is made as to the merits extest of the U.S.D.I., Bureau of Land Management.
pı	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquirupplications for the purpose of speculation. No ruling is made as to the merits otest of the U.S.D.I., Bureau of Land Management.
pi	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquirupplications for the purpose of speculation. No ruling is made as to the merits rotest of the U.S.D.I., Bureau of Land Management.
to ap	the grounds that to approve said applications would threaten to prove detrible the public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits extest of the U.S.D.I., Bureau of Land Management.
to ap	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquired applications for the purpose of speculation. No ruling is made as to the merits notest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to the ex
property of the state of the st	the grounds that to approve said applications would threaten to prove detri- to the public interest and that the assignee of the applications acquire polications for the purpose of speculation. No ruling is made as to the merits rotest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use
property of the state of the st	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquired splications for the purpose of speculation. No ruling is made as to the merits rotest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use a percent of the content of the content of the appropriated shall be limited to the amount which can be applied to beneficial use a percent of the content of the amount which can be applied to beneficial use the content of the content
proof	the grounds that to approve said applications would threaten to prove detribute interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits rotest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed to be appropriated shall be applied to be applied to be applied to be appropriated to be applied to be appl
proof	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits protest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed cubic feet per second.  The public interest and that the assignee of the applications acquired policy and the purpose of speculation. No ruling is made as to the merits protest of the U.S.D.I., Bureau of Land Management.
The anot to Vorl	the grounds that to approve said applications would threaten to prove detribute the public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits rotest of the U.S.D.I., Bureau of Land Management.  Amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use the exceed construction work shall begin on or before.  The grounds that to approve said applications would threaten to prove detribute to the applications acquired prove the purpose of the U.S.D.I., Bureau of Land Management.
proof	amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use a exceed
The state of the s	amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use of exceed.  The public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits notest of the U.S.D.I., Bureau of Land Management.  The public interest and that the assignee of the applications acquired policities and the purpose of speculation. No ruling is made as to the merits notest of the U.S.D.I., Bureau of Land Management.  The public is made as to the merits notes to the amount which can be applied to beneficial use the process of the U.S.D.I., Bureau of Land Management.  The public is made as to the merits notes to beneficial use shall be limited to the amount which can be applied to beneficial use shall be filed on or before.
The state of the control of the cont	amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use a construction work shall be gin on or before
proof	amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use of exceed.  The public interest and that the assignee of the applications acquired polications for the purpose of speculation. No ruling is made as to the merits notest of the U.S.D.I., Bureau of Land Management.  The public interest and that the assignee of the applications acquired policities and the purpose of speculation. No ruling is made as to the merits notest of the U.S.D.I., Bureau of Land Management.  The public is made as to the merits notes to the amount which can be applied to beneficial use the process of the U.S.D.I., Bureau of Land Management.  The public is made as to the merits notes to beneficial use shall be limited to the amount which can be applied to beneficial use shall be filed on or before.